IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA

JOHN MILLER) Case Nos.	4:17-cv-00180-LCB-JEC
MICHAEL MCGREGOR)	4:17-cv-00593-LCB-JEC
MICHAEL TOWNSEL)	4:17-cv-00516-LCB-JEC
Plaintiffs,)	
)	
) Consc	olidated for Discovery
V.) Before	e Magistrate Judge Ott
)	
KIM THOMAS, et al.,)	
Defendants.)	

PLAINTIFFS' JOINT MOTION TO SEAL THEIR JOINT MOTION TO COMPEL DOCUMENTS AND TESTIMONY RELATING TO DEFENDANT GRANTT CULLIVER, AND FOR LEAVE TO REOPEN DEPOSITION OF DEFENDANT JEFFERSON DUNN

Plaintiffs John Miller, Michael McGregor, and Michael Townsel, through their attorneys Loevy & Loevy, respectfully move this Court to seal their Joint Motion to Compel Documents and Testimony Relating to Defendant Grantt Culliver, and for Leave to Reopen Deposition of Defendant Jefferson Dunn, stating:

- 1. On Friday, January 18, 2019, Plaintiffs filed a Joint Motion to Compel Documents and Testimony Relating to Defendant Grantt Culliver, and for Leave to Reopen Deposition of Defendant Jefferson Dunn. *Miller v. Thomas, et al.*, Case No. 17-cv-00180, Dkt. 88; *McGregor v. Thomas, et al.*, No. 17-cv-00593, Dkt. 73; *Townsel v. Thomas, et al.*, No. 17-cv-00516, Dkt. 70.
- Plaintiffs filed their Joint Motion after the close of business on Friday,
 January 18, 2019.

- 3. Plaintiffs inadvertently filed a nonredacted version of the motion, which contains protected information.
- 4. Wherefore, Plaintiffs respectfully move this court to seal their Joint Motion to Compel Documents and Testimony Relating to Defendant Grantt Culliver, and for Leave to Reopen Deposition of Defendant Jefferson Dunn:
 - a. Miller v. Thomas, et al., Case No. 17-cv-00180, Dkt. 88
 - b. McGregor v. Thomas, et al., No. 17-cv-00593, Dkt. 73
 - c. Townsel v. Thomas, et al., No. 17-cv-00516, Dkt. 70

RESPECTFULLY SUBMITTED,

JOHN MILLER MICHAEL MCGREGOR MICHAEL TOWNSEL

BY: /s/ Rachel Brady

One of Plaintiffs' Attorneys

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CERTIFICATE OF SERVICE

I, Rachel Brady, an attorney, certify that on January 22, 2019, I served the foregoing Motion to Seal upon on all counsel of record via electronic mail.